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	Attorneys for Defendant Dustin Lewis		
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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

UNITED STATES OF AMERICA,	

Plaintiff,

VS.

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DUSTIN M. LEWIS,

Defendant.

Case No. 2:17-cr-00391-APG-VCF

STIPULATION AND ORDER TO **CONTINUE SENTENCING** (FOURTH REQUEST)

IT IS HEREBY STIPULATED AND AGREED, by and between the United States of America, by and through Steven Myhre, Assistant United States Attorney and Patrick Burns, Trial Attorney, Department of Justice, Tax Division, and Defendant, Dustin M. Lewis, by and through his attorneys, Peter S. Christiansen and Kendelee L. Works, that the Sentencing Date for Mr. Lewis, which is currently scheduled for October 28, 2020, be continued to a date and time convenient for this Court but no sooner than August 2, 2021.

This is the fourth stipulated request for a continuance of Mr. Lewis's sentencing date and is entered into for the following reasons:

1. Because of the COVID-19 pandemic and consistent with federal directives, Mr. Lewis' sentencing was previously continued in order to allow Mr. Lewis an in-person sentencing hearing with family and other supporters in attendance.

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2. In addition to ongoing uncertainties and health concerns due to the COVID-19
pandemic, the parties require at least until August 2, 2021 to determine their positions a
sentencing and to adequately prepare for sentencing. In particular, the parties continue to engage
in negotiations regarding this and other matters, including issues related to restitution, which both
parties believe will have a significant impact on this Court's rendition of sentence. A continuance
of this length should enable the parties to avoid asking for additional continuances of the
sentencing hearing.

- 3. Mr. Lewis is out of custody and does not object to this continuance.
- 4. The Government likewise agrees to the continuance.
- 5. The additional time requested herein is not sought for purposes of delay.
- 6. Additionally, denial of this request for continuance could result in a miscarriage of justice.
- 7. For the above-stated reason, the ends of justice would best be served by a continuance of the Sentencing date.

DATED: October 23, 2020.

CHRISTIANSEN LAW OFFICES

UNITED STATES ATTORNEY

By /s/ Peter S. Christiansen
PETER S. CHRISTIANSEN
KENDELEE L. WORKS
Counsel for Dustin M. Lewis

By /s/ Steven Myhre STEVEN MYHRE Assistant United States Attorney PATRICK BURNS Trial Attorney Department of Justice, Tax Division 1

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UNITED STATES DISTRICT COURT

2	DISTRICT OF NEVADA		
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4	UNITED STATES OF AMERICA,		
5	Plaintiff,	No. 2:17-CR-00391-APG-VCF	
6	V.		
7		ORDER	
8	DUSTIN M. LEWIS,		
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10	Defendant.		
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This matter coming on the parties' Stipulation and Order to Continue Sentencing, the Court having considered the premises therein, and good cause showing, the Court accepts the Stipulation of the parties and finds as follows:

- 1. The parties agree to the continuance requested in the Stipulation;
- 2. The parties state they require at least until August 2, 2021 in order to determine their positions at sentencing and to adequately prepare for sentencing. The defense requires this additional time in order to effectively represent Mr. Lewis at sentencing. The parties further state that a continuance of this length should enable them to avoid requesting additional continuances of the sentencing hearing.
- Defendant Lewis is out of custody and does not object to the continuance; 3. Accordingly, pursuant to the Stipulation, the Court will continue and set the date for Rule 32 sentencing hearing no sooner than August 2, 2021. ///

IT IS THEREFORE ORDERED:

- 1. The Rule 32 sentencing hearing set for 9:30 a.m., October 28, 2020, is VACATED and CONTINUED;
- The Rule 32 sentencing hearing in this matter will commence on <u>August 17</u>,
 2021 at 9:30 a.m. in Las Vegas Courtroom 6C.

IT IS SO ORDERED this <u>23rd</u> day of October, 2020:

ANDREW P. GORDON
UNITED STATES DISTRICT JUDGE